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May 27, 2008

**PUBLIC VERSION  
JULY 8, 2008**

**VIA EMAIL & HAND DELIVERY**

The Honorable Vincent J. Poppiti  
Blank Rome LLP  
Chase Manhattan Centre, Suite 800  
Wilmington, DE 19801-4226

Re: Advanced Micro Devices, Inc., et al. v. Intel Corporation, et al., C.A.  
No. 05-441-JJF; In re Intel Corporation, C.A. No. 05-MD-1717-JJF;  
and Phil Paul, et al. v. Intel Corporation, C.A. 05-485-JJF-DM 14

Dear Judge Poppiti:

Intel submits this letter in opposition to Plaintiffs' motion to compel the (two-day) deposition of Edward Ho. Although Plaintiffs have attempted to frame the issue in terms of a single employee, this motion concerns more than just Mr. Ho. It goes to the heart of the parties' disagreement over the appropriate scope and timing of depositions, and implicates the overall scale and cost of deposition discovery in this case. Intel believes that the balance of burdens and likely benefits militate in favor of limiting depositions to a manageable selection of representative transactions, and staging the process to focus first on the major U.S. accounts. Under Intel's proposed plan, whether Mr. Ho and the numerous other Intel employees who covered sales to foreign accounts – which fall outside the scope of the Sherman Act pursuant to the FTAIA – are proper deposition candidates would be determined only after the first stage is completed and Plaintiffs can demonstrate a need for additional depositions.

Although, in Intel's view, any motion to compel a deposition should be decided in the context of the larger discovery plan, the instant motion fails even when considered in isolation. Contrary to Plaintiffs' contention, Mr. Ho was *not* "the No. 2 in command of Intel's *third largest worldwide OEM account, Lenovo*." (Pls.' Ltr. Br. at 2.) Mr. Ho's position related to *Lenovo China*, the business unit of Lenovo dedicated to business within China. [REDACTED]

[REDACTED]  
Because Mr. Ho, a foreign citizen,

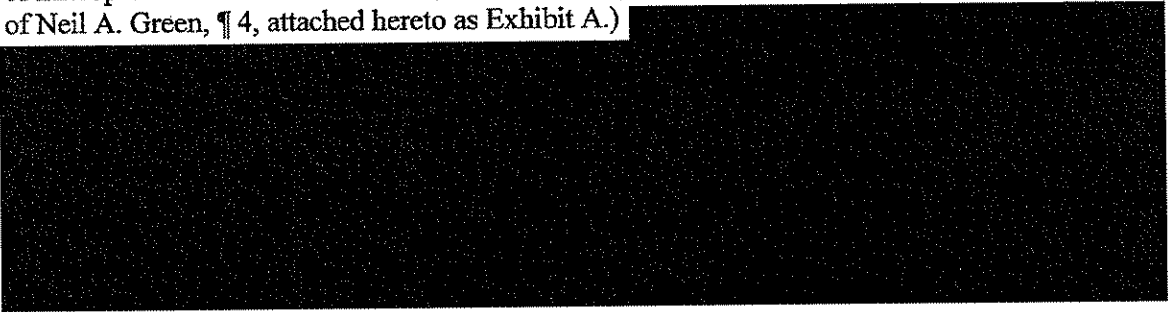
[REDACTED]  
he is not a managing agent and is not subject to deposition in the United States.

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
**I. This Motion Should Be Decided in the Context of the Larger Deposition Plan**

Edward Ho is a Taiwanese national who resides and works in the People's Republic of China. Mr. Ho's current position is in business operations, supply, and back-end efficiency operations for Intel China. For about a 19-month period from May 2005 to the end of 2006, Mr. Ho served as the district manager on the Lenovo China account.

As explained in Intel's Preliminary Pretrial Statement, Lenovo operates as two primary business units: (a) Lenovo China, which is focused on the development, manufacture, and sale of computers within China, and (b) Lenovo International, which is the successor to IBM's former Personal Computing Division and is based in North Carolina. Mr. Ho's position related to sales of microprocessors to Lenovo China, for use in computers sold within China. (See Declaration of Neil A. Green, ¶ 4, attached hereto as Exhibit A.)

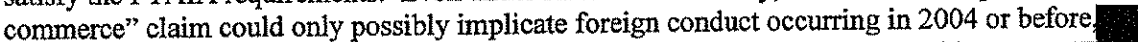


Mr. Ho is a foreign national who works in a foreign country, whose former job related to sales of microprocessors to a foreign OEM for use in computers to be sold in foreign markets. Although Plaintiffs have chosen to put Mr. Ho at the front of the line, he is not unique.



(See Pls.' PCS Annex B.) Plaintiffs will try to characterize many, if not all, of these individuals as managing agents, so as to sidestep the Hague Evidence Convention procedures and put the burden on Intel to produce the individuals in the United States. Barring informal agreement, the result will be a series of motions to compel or motions for protective orders.

The purpose of the preliminary pretrial statements was precisely to avoid these ad hoc, disjointed, and ultimately costly disputes, in favor of an overall plan for deposition discovery. As the Special Master has suggested, the most sensible plan is to stage deposition discovery, focusing first "on the . . . more significant third parties." (Mar. 27, 2008 Special Master Conf. Tr. at 14.) In light of the Court's FTAIA ruling, the "more significant third parties" are clearly the U.S. - based accounts, which were covered by and large by U.S.-based Intel employees. Under no theory could Mr. Ho's involvement in Lenovo China for 19 months in 2005 and 2006 satisfy the FTAIA requirements. Even under AMD's own theory, its so-called "export commerce" claim could only possibly implicate foreign conduct occurring in 2004 or before.



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## **II. Edward Ho Is Not a Managing Agent of Intel and Is Therefore Not Subject to Deposition in the United States by Notice**

Under the Federal Rules, only an officer, director, or managing agent of a corporate party is subject to deposition by notice. *United States v. Afram Lines, Ltd.*, 159 F.R.D. 408, 413 (S.D.N.Y. 1994). Any other employee “may only be compelled to testify pursuant to Fed. R. Civ. P. 45 or,” if the employee is overseas, “through the procedures of the Hague Convention on the Taking of Evidence Abroad in Civil or Commercial Matters or some other applicable treaty.” *Triple Crown Am. v. Biosynth AG*, 1998 U.S. Dist. LEXIS 6117, at \*5 (E.D. Pa. Apr. 29, 1998).

A managing agent “is a person invested by the corporation with general powers to exercise his judgment and discretion in dealing with corporate matters,” who “does not act ‘in an inferior capacity’ under close supervision or direction of ‘superior authority,’” and “must be a person who has ‘the interests of the corporation so close to his heart that he could be depended upon to carry out his employer’s direction to give testimony at the demand of a party engaged in litigation with the employer.’” *Krauss v. Erie R.R. Co.*, 16 F.R.D. 126, 127 (S.D.N.Y. 1954). As this definition indicates, “whether witnesses fall within the category of ‘managing agent’ under Rule 32(a)(2) requires a determination of what the employee actually did, rather than what title or position she held.” *Young & Assocs. Pub. Relations, L.L.C. v. Delta Air Lines, Inc.*, 216 F.R.D. 521, 523 (D. Utah 2003).<sup>1</sup>

<sup>1</sup> Plaintiffs contend that Edward Ho’s inclusion in Intel’s Rule 26(a) and custodian lists in 2005 (shortly after he assumed his role with Lenovo China but before any of the events AMD refers to in its Preliminary Case Statement) somehow shows that he is a managing agent. The purpose of initial disclosures and custodian designations, however, is to identify those individuals likely to possess relevant information or responsive documents. Whether an individual has relevant information is an entirely separate issue from whether that individual is a managing agent, whose testimony can bind the corporation. See *Dubai Islamic Bank v. Citibank, N.A.*, 2002 U.S. Dist. LEXIS 9794, at \*27 (S.D.N.Y. May 31, 2002) (“[T]he test for managing agent does not turn on one’s mere possession of relevant information. Rather, the witness must possess authority to speak and act on behalf of the corporation.”); see also *Reed v. Smith & Nephew, Inc.*, 527 F. Supp. 2d 1336, 1348 (W.D. Okla. 2007) (Rule 26(a)(1)(A) simply requires a party to identify those individuals likely to have relevant information and “contains no requirement that such individuals be presented at trial”). Indeed, under Plaintiffs’ theory, AMD has admitted to having more than 300 managing agents. (AMD’s Rule 26 Disclosures, attached hereto as Exhibit B.)

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[REDACTED]

Mr. Ho's lack of control over these decisions cuts sharply against managing agent status. *Compare Libbey Glass, Inc. v. Oneida, Ltd.*, 197 F.R.D. 342, 344, 351 (N.D. Ohio 1999) (procurement representative who "played an important role" in the defendant's development of its relationships with purchasers was not a managing agent; "[h]is efforts facilitated, but did not control, the process leading to" the contracts), and *Gen. Tire v. Broad Elm Auto Ctrs.*, 1997 U.S. Dist. LEXIS 22814, at \*7 (W.D.N.Y. Apr. 18, 1997) (field sales representatives who acted as a "conduit for communications between [the plaintiff] and its dealers, i.e. to provide training and information to the dealers about [the plaintiff's] products and promotions and to provide [the plaintiff] with feedback" were not managing agents), with *Krauss*, 16 F.R.D. at 128 (claim department head and chief surgeon were managing agents because they "exercise[d] independent judgment and ha[d] a broad area of discretion, [and] their judgments le[d] directly to binding" corporate decisions).

[REDACTED]

See *Murata Mfg. Co. v. Bel Fuse, Inc.*, 242 F.R.D. 470, 476, 477 (N.D. Ill. 2007) (in determining managing agent status, "courts have focused on the degree of control the individual has over the corporation's affairs, or at least over those affairs at issue in the case"; whether the individual has "direct knowledge about the subject matter at issue . . . is plainly not the test").

[REDACTED]

The party seeking the deposition has the burden to present "enough evidence to show that it is at least a 'close question' whether the proposed deponent is a 'managing agent.'" *Triple Crown Am.*, 1998 U.S. Dist. LEXIS 6117, at \*7 (quoting *Afram Lines*, 159 F.R.D. at 413). Plaintiffs have failed to raise a close question here, despite the voluminous document record available. Their motion should therefore be denied. See *Reliable Volkswagen Sales & Serv. Co. v. World-Wide Auto. Corp.*, 26 F.R.D. 592, 594 (D.N.J. 1960) (vacating notices of depositions directed at defendant's German employees, where the "already voluminous record" did not establish their managing agent status; that their testimony could later be precluded was "not a compensating offset for the expense and other hardship incident in requiring these employees to

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come from Germany to Newark"). At the very least, ruling on this motion should be deferred until Plaintiffs have deposed Neil Green – whose deposition has been noticed for July 1 and 2, 2008 – and other U.S.-based employees knowledgeable about the Lenovo China account. (Pls.' PCS, Annex B (listing 15 Intel Deposition Candidates on IBM/Lenovo).) *See, e.g., Stone v. Morton Int'l*, 170 F.R.D. 498, 504 (D. Utah 1997) (requiring plaintiff to demonstrate reasonable exhaustion of other discovery methods before the court would order defendant's corporate officer residing in Germany to appear for deposition in New Jersey).

Respectfully,

/s/ Richard L. Horwitz

Richard L. Horwitz  
(I.D. No. 2246 #)

RLH/mb

Attachment

cc: Clerk of the Court (By Electronic Filing)  
Frederick L. Cottrell, III, Esq.

866323/29282

# EXHIBIT A

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

IN RE  
INTEL CORPORATION  
MICROPROCESSOR ANTITRUST  
LITIGATION

MDL No. 05-1717-JJF

ADVANCED MICRO DEVICES, INC., a  
Delaware corporation, and AMD  
INTERNATIONAL SALES & SERVICES, LTD.,  
a Delaware corporation,

PUBLIC VERSION  
JULY 8, 2008

Plaintiffs,

C.A. No. 05-441-JJF

v.

INTEL CORPORATION, a Delaware corporation,  
and INTEL KABUSHIKI KAISHA, a Japanese  
corporation,

Defendants.

PHIL PAUL, on behalf of himself  
and all others similarly situated,

C.A. No. 05-485-JJF

Plaintiffs,

CONSOLIDATED ACTION

v.

INTEL CORPORATION,

Defendants.

**DECLARATION OF NEIL A. GREEN**

OF COUNSEL:

Robert E. Cooper  
Daniel S. Floyd  
GIBSON, DUNN & CRUTCHER LLP

Peter E. Moll  
Darren B. Bernhard  
HOWREY LLP

Richard A. Ripley  
BINGHAM McCUTCHEN LLP

David M. Balabanian  
BINGHAM McCUTCHEN LLP

Dated: May 27, 2008  
866325/29282

Richard L. Horwitz (#2246)  
W. Harding Drane, Jr. (#1023)  
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[wdrane@potteranderson.com](mailto:wdrane@potteranderson.com)

*Attorneys for Defendant  
Intel Corporation and Intel Kabushiki Kaisha*



Declaration of Neil A. Green

I, Neil A. Green, hereby declare that:

1. I make the following declaration based on my own personal knowledge and of my own free will. This declaration is submitted in connection with the request for deposition of Edward Ho. If called upon, I am prepared to testify to the facts set forth below:

2. Starting in late 2003, I became the IBM Regional District Manager for IBM's Personal Systems Group (desktop and notebook). [REDACTED]

3. In 2005, I became the Lenovo District Manager. Following Lenovo's purchase of IBM's Personal Computing Division (PCD) in May 2005, Intel combined its internal management over the Lenovo China and Lenovo International accounts, which had previously been managed separately. Shortly thereafter, I became the Global Account Manager for the Lenovo account, both Lenovo China and Lenovo International, a position that I still hold. [REDACTED]

4. [REDACTED] Mr. Ho is a Taiwanese citizen employed by Intel China, and works in Beijing, China. Mr. Ho left the position of Lenovo China District Manager in December 2006. During his tenure as Lenovo China District Manager, Mr. Ho worked primarily on matters involving Intel's relationship with Lenovo China in sales of computers for consumption in China. [REDACTED]

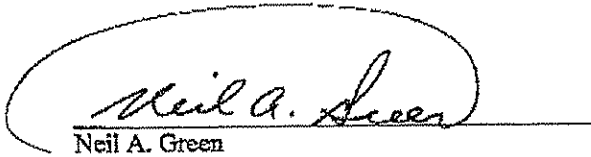
5. I understand that AMD complains about [REDACTED]



[REDACTED]

6. I am able to provide testimony with respect to issues regarding Lenovo China presented in AMD's Complaint and AMD's Preliminary Case Statement.

I declare under penalty of perjury that the foregoing is true and correct.

  
Neil A. Green

Executed in Cary, NC, May 26, 2008

# **EXHIBIT B**

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

ADVANCED MICRO DEVICES, INC., a )  
Delaware corporation, and AMD )  
INTERNATIONAL SALES & SERVICE, ) Civil Action No. 05-441 JJF  
LTD., a Delaware corporation, )  
Plaintiffs, )  
vs. )  
INTEL CORPORATION, a Delaware )  
corporation, and INTEL KABUSHIKI )  
KAISHA, a Japanese corporation, )  
Defendants. )

AMD'S RULE 26 DISCLOSURES

Plaintiffs Advanced Micro Devices, Inc. and AMD International Sales & Service Ltd. (collectively "AMD") make these initial disclosures pursuant to Rule 26(a)(1)(A) of the Federal Rules of Civil Procedure, the parties' stipulations regarding Rule 26 initial disclosures, and the Court's August 31, 2005 Order.

This litigation is in its initial stages. AMD's investigation of Intel's wrongful conduct is ongoing, and discovery in this action is just commencing. Accordingly, AMD makes these disclosures based on the information it now has reasonably available to it. AMD expressly reserves the right to change or amend these disclosures as it deems appropriate at any time, including the right to add and/or delete individuals identified as likely to have discoverable information that may be used to support AMD's claims or defenses.

AMD makes these disclosures subject to and without waiving the attorney-client privilege, the attorney work product doctrine, or any other applicable or potentially applicable privilege or doctrine. By disclosing the witnesses listed below, AMD does not intend to waive

and does not waive, but to the contrary expressly intends to preserve and does preserve, any and all of its rights to object to the admissibility, authenticity, materiality, and relevance of any testimony of, or material identified by, any witness identified below. Moreover, AMD expressly reserves all of its rights to object to any and all discovery involving or relating to the witnesses identified in its Rule 26 disclosures.

In its disclosures below, AMD identifies, among others, certain individuals who are current or former employees of AMD. (All current and former AMD employees are identified by the address c/o AMD.) As a result of their current or former employment at AMD, and/or their relationships to AMD, the AMD affiliated individuals identified below may possess attorney-client or work product privileged information, AMD's confidential business information, and/or information that constitutes an AMD trade secret.

Subject to and consistent with these reservations and objections, AMD makes the following disclosures:

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1.	Aarons, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
2.	Abbinanti, Cathy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
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5.	Allen, Randy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
6.	Andres-Brenner, Melinda	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
7.	Arenas, Gustavo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
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22.	Boswell, Ann E.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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26.	Brewner, James D.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
27.	Brown, Alex	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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30.	Brumage, Michael	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
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32.	Brunswick, Pierre	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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36.	Buxton, Andrew	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
37.	Calandro, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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38.	Capellas, Michael		Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
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42.	Chaffee, Carol	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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45.	Chen, Ed	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
46.	Chen, Mary	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
47.	Cheung, Dickin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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48.	Chien, Francis	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
49.	Chou, KJ	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
50.	Christie, Dave	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
51.	Cloran, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
52.	Cole, Terry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



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54.	Cooper, William E.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
55.	Cotter, Ruth	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
56.	Crouch, Ryan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
57.	Crume, Barry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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58.	Debes, Melissa	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
59.	DeFrere, Mark	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
60.	Degliesposti, Gianluca	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
61.	Deppe, Hans	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
62.	DeRitis, Eric	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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63.	Devgan, Jackie	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
64.	DiColloredo, Carlo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
65.	DiFranco, Stephen	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
66.	Dipasupil, Dio	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
67.	Doherty, John	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
68.	Dong, Catherine	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
69.	Donnelly, Ted	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
70.	Drews, Jens	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
71.	Edwards, Warren	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
72.	Edwards, William T.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
73.	Egan, Patrick	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
74.	Elder, James	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
75.	Ellett, Ed	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
76.	Etchegoin, Patricia	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
77.	Everitt, Dave	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
78.	Fatino, Marsha	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
79.	Feen, Aaron D.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
80.	Fernicola, Mike	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
81.	Ferrard, PY	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
82.	Finkle, Ned	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
83.	Finlayson, Richard	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
84.	Fionda, David	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
85.	Flaig, Anne E.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
86.	Fonseka, Jeff	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
87.	Fox, Andrew	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



	Name	Address	Subject of the Knowledge
88.	Frezzo, Christopher	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
89.	Fryer, Bradley	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
90.	Fujisada, Tsutomu	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
91.	Fukui, Taketo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
92.	Fuller, Robert	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
93.	Garian, Rick	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
94.	Gary, Robert	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
95.	Gasiorowski, Ed	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
96.	Gavin, Valerie	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
97.	Giannotti, Gino	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
98.	Gieseke, Bruce	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
99.	Gockel, Dan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
100.	Goddard, Michael	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
101.	Goodwin, Tom	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
102.	Gorishek, Frank	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
103.	Green, Jon	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
104.	Guetter, Jan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
105.	Gulick, Dale	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
106.	Guo, Karen	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
107.	Haase, Mike	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
108.	Haerle, William	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
109.	Hall, Terese	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
110.	Hamill, John	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
111.	Hartz, Jeff	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
112.	Hawkins, Keith	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
113.	Hegemann, Arno	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
114.	Hemungkorn, Yuthana	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
115.	Herb, Rob	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
116.	Hernandez, Clemente	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
117.	Herrera, Eliseo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
118.	Herring, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
119.	Hester, Phil	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
120.	Hewitt, Larry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
121.	Heye, Richard	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
122.	Hillman, Garth	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



Name	Address	Subject of the Knowledge
123. Ho, Yin Yin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
124. Hoeppner, Greg	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
125. Holman, Kurt	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
126. Holt, Stephanie	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
127. Holzhauer, Paul	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
128.	Honda, Shintaro	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
129.	Hooks, Douglas	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
130.	Hsieh, Dennis	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
131.	Hughes, Phillip	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
132.	Hung, Aking	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
133.	Hurd, Shannon	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
134.	Ianni, Emile	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
135.	Ikeda, Yoshimi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
136.	Ishii, Masato	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
137.	Jach, Mirek	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
138.	Jacobs, Brett	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
139.	Jensen, David	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
140.	Joyce, Robert	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
141.	Kaji, Masashi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
142.	Kamiya, Tomonobu	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
143.	Kang, Jerry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
144.	Kato, Tokio	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
145.	Kelley, Marian Herbst	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
146.	Keoshey, Robert	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
147.	Kepler, Nick	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

Name	Address	Subject of the Knowledge
148. Kester, Steve	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
149. Kito, Yoko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
150. Knox, Kevin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
151. Kovacs, Jane	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
152. Kroll, Dave	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
153.	Krym, Hollis	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
154.	Kuchar, Ken	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
155.	Kuge, Makiko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
156.	Kumar, Devinder	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
157.	Kuroshima, Takayuki	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
158.	Kwok, Kelvin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
159.	LaRosa, Bill	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
160.	Lau, JD	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
161.	Lewis, Margaret	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
162.	Li, Milten	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



	Name	Address	Subject of the Knowledge
163.	Li, Mu Yang	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
164.	Limon, Tony	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
165.	Lin, Amanda	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
166.	Little, Kim	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
167.	Loh, PC	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
168.	Low, Bryan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
169.	Ludden, Guy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
170.	Luk, Frank	SUPERCOR 4011 14 <sup>th</sup> Avenue Markham, Ontario L3R0Z9	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
171.	Lyman, Kevin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
172.	Macchi, Alberto	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
173.	Mahony, Bahr	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
174.	Marathe, Ajay	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
175.	Maszara, Witek	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
176.	Matsunaga, Makato	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
177.	McCoy, Tom	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

Name	Address	Subject of the Knowledge
178. McCutcheon, Scott	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
179. McDowell, Steven	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
180. McFarland, Amy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
181. McGrath, Kevin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
182. Meek, Rex	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
183.	Menard, Joe	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
184.	Meroni, Giuliano	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
185.	Meyer, Dirk R.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
186.	Miki, Hisako	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
187.	Miyamoto, Takamichi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

Name	Address	Subject of the Knowledge
188. Miyazaki, Akiyo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
189. Moore, Charles	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
190. Moorhead, Patrick	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
191. Morita, Sachiko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
192. Morris, Iain M.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
193.	Morris, John C.A.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
194.	Moulton, Mike	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
195.	Murai, Tetsuji	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
196.	Murakami, Keiichi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
197.	Murray, Levi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
198.	Myers, Ron	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
199.	Nakamura, Akihiro	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
200.	Narayanan, Shankar	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
201.	Nishimuro, Taizo	TOSHIBA 1-1, Shibaura 1-chrome Minato-ku, Tokyo 105-8001 Japan	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
202.	Nuttall, Nathan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



	Name	Address	Subject of the Knowledge
203.	Oberman, Ken	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
204.	O'Brien, Michael	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
205.	O'Flaherty, Doug	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
206.	Oehler, Rich	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
207.	Ohgimi, Naoko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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208.	Ostrander, Daryl	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
209.	Owen, Kevin D.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
210.	Pan, Spencer	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
211.	Park, YJ	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
212.	Patel, Sam	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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213.	Patla, Patrick M.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
214.	Pellerin, John	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
215.	Piattelli, Marco	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
216.	Pickens, Dan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
217.	Pilkes, Casper	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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218.	Pineiro, Roger	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
219.	Pistillo, Vincenzo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
220.	Polster, Jochen	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
221.	Polzin, R. Stephen	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
222.	Poulizac, Gerard	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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223.	Prairie, Drew	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
224.	Principe, John K.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
225.	Pruitt, Suzi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
226.	Rains, Tracy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
227.	Ramaratnam, Mukund	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
228.	Rangarajan, Bharath	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
229.	Rarick, Brenda	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
230.	Reaves, Derek	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
231.	Richard, Henri	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
232.	Rimer, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
233.	Rivet, Bob	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
234.	Rogan, Sam	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
235.	Rogers, Tom	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
236.	Rollins, Kevin	Dell Corporation One Dell Way Round Rock, Texas 78682	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
237.	Romano, John	Hewlett Packard Company 3000 Hanover Street Palo Alto, California 94304	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
238.	Rozanovich, Vladimir	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
239.	Ruiz, Hector	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
240.	Ryu, Sophie	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
241.	Saenz, Manuel	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
242.	Sakai, Kazuo	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



	Name	Address	Subject of the Knowledge
243.	Sander, Craig	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
244.	Sanders, Jerry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
245.	Sangani, Parthiv	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
246.	Sano, Kumi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
247.	Santos, Claudia	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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248.	Sartain, Daryl	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
249.	Sarver, Tracy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
250.	Schade, Shiree	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
251.	Schlosser, David	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
252.	Schofield, Thomas E.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

Name	Address	Subject of the Knowledge
253. Schwartzberg, Jay	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
254. Seyer, Marty	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
255. Shaw, Bruce	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
256. Shelley, Ruth	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
257. Shibuya, Takeshi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

	Name	Address	Subject of the Knowledge
258.	Shih, Stan	ACER, INC. 8F, 88, Sec. 1 Hsin Tai Wu Rd. Hsichih, Taipei, Hsien 221, Taiwan, R.O.C.	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
259.	Shimizu, Takeshi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
260.	Shuyama, Akihide	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
261.	Shuyama, Masahide	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
262.	Silverman, Mike	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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263.	Slevin, John J.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
264.	Smith, F. Walter	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
265.	Smith, Jonathan M.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
266.	Snuggs, Preston	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
267.	Snyder, Sue	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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268.	Sockwell, Allen	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
269.	Somo, David	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
270.	Speed, Hal	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
271.	Spesso, Marco	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
272.	Spivack, Brad	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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273.	Spivey, Sara	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
274.	Spreitzer, Sarah	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
275.	Starr, Linda	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
276.	Stead, Rob	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
277.	Steel, Allan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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278.	Strongin, Geoffrey	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
279.	Su, Qingxin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
280.	Sun, Frank	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
281.	Suyama, Naoaki	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
282.	Suzuki, Rumi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



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283.	Suzuki, Takashi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
284.	Swanstrom, Scott	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
285.	Talbot, Gerry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
286.	Talbot, Kelly	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
287.	Tan, TS	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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288.	Tapia, Liz	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
289.	Tarnowsky, Adam	ADM	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
290.	Tausz, Dwight	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
291.	Thum, Ed	IBM Raleigh	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
292.	Tomlinson, Curtis	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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293.	Tong, Betsy	Lenovo - China	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
294.	Toyooka, Keisuke	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
295.	Torricelli, Franciso	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
296.	Towne, Chris	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
297.	Tsukahara, Nobuko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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298.	Unoki, Masahiko	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
299.	Urani, Renato	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
300.	Uze, David M.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
301.	Venditte, Jeff	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
302.	Vogel, Jerry	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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303.	Volkman, John	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
304.	Wagner, Kevin	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
305.	Waitt, Theodore W.	Gateway Inc. 7565 Irvine Center Drive Irvine, CA	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
306.	Wang, J.T.	ACER, INC. 8F, 88, Sec. 1 Hsin Tai Wu Rd. Hsichih, Taipei, Hsien 221, Taiwan, R.O.C.	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
307.	Wang, Lanzhi	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

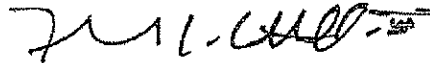
	Name	Address	Subject of the Knowledge
308.	Wang, Neal	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
309.	Weber, Fred	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
310.	Weber, Richard	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
311.	White, Scott	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
312.	Williams, Ben	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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313.	Williams, John	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
314.	Windler, Alan	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
315.	Wisor, Michael T.	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
316.	Witek, Rich	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
317.	Wolford, Albert	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.

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318.	Wong, Jim	ACER, INC. 8F, 88, Sec. 1 Hsin Tai Wu Rd. Hsichih, Taipei, Hsien 221, Taiwan, R.O.C.	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
319.	Wong, Vanoy	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
320.	Woollems, Mike	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
321.	Wright, Marilyn	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
322.	Wright, Tim	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



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323.	Yamano, Hiroyuki	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
324.	Yong, Lynn	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
325.	Yoshizawa, Shunsuke	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
326.	Zehethofer, Gerhard	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.
327.	Zhang, Di	C/O AMD	Knowledge about the subjects of this lawsuit and events underlying this litigation, including AMD's products, innovations, sales, and/or Intel's anti-competitive conduct.



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Dated: October 6, 2005

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

**CERTIFICATE OF SERVICE**

I, W. Harding Drane, Jr., hereby certify that on July 8, 2008 the attached document was hand delivered to the following persons and was electronically filed with the Clerk of the Court using CM/ECF which will send notification of such filing(s) to the following and the document is available for viewing and downloading from CM/ECF:

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James L. Holzman  
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I hereby certify that on July 8, 2008, I have Electronically Mailed the documents to the following non-registered participants:

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*Intel Corporation and Intel Kabushiki Kasiha*

Dated: July 8, 2008

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